(Name) Debbie Jiminez	FILED
(Address) P.O. Box 96	FEB 1 9 2008
(City. State, Zip) Chowchilla California 936	CLERK, U.S. DISTRICT COURT SOUTHERN DISTRICT OF CALIFORN
(CDC Inmate No.) X18298	DEPUT
	22541983
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	Yes No
United States District of Southern District of	No.
Debbie Timbre 2	COPIES SENT TO
(Enter full name of plaintiff in this action.))
Plaintiff,) '08 CV 0372 H CAB) Civil Case No
V. 1140 () (To be supplied by Court Clerk)
Tina Hornbeck Apron Depascale) Complaint Under the
Bonnie Dumanis Ronald Domnitz etc.) Civil Rights Act
(Enter full name of each defendant in this action)) 42 U.S.C. § 1983)
Continued detendants on Detendants))
A. Jurisdiction	(1)
Jurisdiction is invoked pursuant to 28 U.S.C. § 1343(a)(3)	and 42 U.S.C. § 1983. If you wish to
assert jurisdiction under different or additional authority, lis	st them below.
B. Parties	
1. Plaintiff: This complaint alleges that the civil rights of I	Plaintiff Doubhio Vininez
True name Dabbie Boiss, who presently resides a	at RO. Box 96 Chewchilla Co. 93610
	(mailing address or place of confinement) , were violated by the actions
of the below named individuals. The actions were directed	74
with an and	163605-Houled 18 200B and till present time
2. <u>Defendants</u> : (Attach same information on additional pages if you a	are naming more than 4 defendants,),
Many other detendants are named on	::ODMA:PCDOCS\WORDPERFECT:22834\I

Defendant AARON Depascale resides in National City
and is employed as a National City folice of partment (County of residence) (defendant's position/title (if any)) (County of residence) This defendant is sued in
his/her individual official capacity. (Check one or both.) Explain how this defendant was acting
1 Inhouse of Alabana Alabana Andrew Constant of the Rotton of
excessive use of Megal Force, causing Viminez) Carece, in Fringement of
excessive use of illegal Force, causing (Timiner) Coerce, In Fringement of illegal entry to mix residence, violation to medical care. Causing provo- cative behavior, unnatural, unlawful, deceptions illegal arrest. Social harass, ment.
Defendant Phillp IVIII no resides in Waltonal (314)
and is employed as a Motor Vehicle Traffic, National City Policide This defendant is sued in
his/her individual Mofficial capacity. (Check one or both.) Explain how this defendant was acting
under color of law Unlowful picks of Dollice misconduct assault & Battery, coxcess-
entre at any pasiden as a Caucina Deproporting behavior
ive use of illegal Force, duross & medical Care, Internament of illegal entry at my Residence. Causing provocative behavior, unnatural, imployed plaception, illegal arrest Sexual horassment unwelcomed attention of sexual natural.
Defendant Bonnie Ormanis resides in San Diago (Country of residence)
and is employed as a district after new . This defendant is sued in (defendant's position/title (if any))
his/her Mindividual [] official capacity. (Check one or both.) Explain how this defendant was acting
under color of law: Damage, detrimental, prejudice, likel, Malice, detamation
under color of law: Damage, detrimental, prejudice , like L., Malice, detranation feopardy, and many more. False allegations, of reports. Illegal procedure and violation of due process, illegal continement.
Defendant Ronald Domnitz resides in Chula Vista
and is employed as a Judge, Retired . (County of residence) This defendant is sued in
(defendant's position/title (if any))
under color of law. Do Nudica Manu other Cabuse at authority. Violation at my due
process mental an quich existe tim to courts. False allegations of reports
2 dockets & illegal properties, malice deceptions, instead of protecting
my eights was meddling; I begally in my person Lite, Causing coerce by
Illegally Locking me up, by their Force & threats, Restraints, & domination
by theral tokel. Violated my civil rights Once they toucken amendmen
ibertio as a non-criminal and Land obiding. Defendantes stated folso
infantal unnatural illegal abuse of authority prejudice, which were un-
natural & illegal, unofficial by illegal modements groups a Functions outside
of Legal Law or established of clearly Figleral Law. Damaging my
his/her in individual [] official capacity. (Check one or both). Explain how this defendant was acting under color of law. Polyudice, many others, abuse of authority, violation of my due process, mental anguish reviolation to courts. False allegations of protecting and cockets & il legal procedures, malice, deceptions, instead of protecting my rights was meddling; Ilegally, in my person Life. Causing coerce of illegally locking me up, by their toxes & threats, Restraints, a domination by illegal Force. Violated my civil rights One they towereen amendment of the constitution of I (Jiminer) as a U.S. citizen, quaranteed to my liberty as a non-criminal, and law abiding. Detendants stated false in law ful unnatural illegal abuse of authority prefudice, which were unnatural & illegal, unofficial by illegal moderneits groups a functions outside of Legal Law on established of clearly Fafteral Law. Damaging my Reputation as a credible human being with rights bridge it gas a citizen of the my reputation of trustworthy person in the right of any action of the structure of the property of the pro
umpan who Eight mur a putation of trustrust hungs ce interret in us a citizen

Easy tipe-cx-002732th CARU Legalumentin on Hadrocaval 2018 18/htp ago lations of The constitution. And Detendantis Names, whom caused such violations.

Detendants Case #07-cv-1756-A CCAB (The Following CIVIL Rights have been violated) Detendants) (Violations of my kights etc & others, Hory General Violations of my Civil Rights American Disability Act Defined in Bill Lockwer VSPW Custodian Tina Hornbeck TPTR 42 U.S.C. 1983. Chala Vista judge Harold Brad Ford exual Harassment unwelcomed sexual ESTEBAN FERNANDEZ Chula Visla judge Police Misconduct Martha Flores Roger W. Knowe L Clark San Diego judaje Terry agatt Matter Sonza TARM APREST. District Attorney ILLEGATIMPRISONMENT & Nurse Psychologist National CHy Police officer San Diego Farinsic Dougherta False Allegations 11 Deceptions 11 Manipulations Michael A Gregg Michael Pozyta/ski Deputy Pistrict Attorney William Mc Dugan Private Conflict Attorney " Mal practices Falsilities Ronald Domnitz Chula Vista judge Talse malpractices of Medical elaw Combines National City Police Office AARON DEPASCALE Phillip Williams Motor Vehicle Traffic National City to lie Hour (Personal Injuries)
National City Police Officer PRIvacy Act Stephan Shephard National City Police Officer Illegal Continent Parmeron National City Police Diffrese Malign Frank Salerno Probation Officer Lizzella VSPW Counselor Slander Peterson Albert Bradley VSPW coptain Detamation Mental Anguish Chula Vista Attorney Property Rights
opy Rights of my Signature
Social Security Bon Mid Vamanis District Attorney Patricia Bonner PROBATION OFFICER Richard Murphy Supervisor probation officer David DAIMAR Observer Forensic Barks & Banking Junisdiction Harassment; Relaliations Kim ElizeAbeth Walker Accuser Loyd Burton Austin MANSER and the Papele of the State of California Exerction to Court & Medical Care Continued Other violations & others Personal Injuries Preterential Treatment Redibility segragation)angerous Hazardons, Idren & I, Martial Status 1scrimination Lost my husband Rights to Choses Detention Il Legal Detention Jaked whom will always be loved. SEPRIVATIONS Zasoupces IILegal Contrinement Duress Deserts alloted Monies False Illegal imprisonment Vocuments imither

There are Todoral Book shed aw to this compaint under 28U.S. C. & 1983.

C. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting them if necessary.) There are attached pages added to this complaint under 28 U.S. Count 1: The following civil right has been violated. My Constitutional One three 14 the Licely quaranteed to me as a U.S. cittzen, Freedom to have E.g., right to medical care, access to courts, be true to account on the county of the freedom of religion, of Freedom to association, irredom from cruel and unusual purishment, etc.), the process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual purishment, etc.), and the process, free speech, freedom of religion, treedom from cruel and unusual purishment, etc.), and the process of action and the facts of the county of the co own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 1.] Officers caused police misconduct and others Doughorly& HARON Repascale during a certain time caused in Fringment to my residence using copece, assault & Bottery, excessive use of topice, Sodomy, talse illegal restraints & appest. Resulting in injuries & damages, & Losses. Others Phillip, Williams, Cameron, Steven Shephard & more caused violation of questioning under duess, made illegal accept, entry & Unappropriate illegal touching my body unlawfully mamnered. Denying Jiminez Plainliff in this matter, of medical care. Illegally seized person al property, documentation. Resulting in detrimental, damages incuries a Losses - Causing me my right to lite, Liberty, by such endangerment Falsilities of statements made up False investigative police Reports, disrupting my life, of my civil rights by unlowful actions of illegal provocative police misconduct behaviore. Resulting in illegal detention & talse illegal impresonment by illegal cource & plunders, as he & others unlaw Fully acted as cops. & Robbers, by their illegal police misconduct a abusing their authority. Resulting in pain & suffering harm, preparent motatal anguish, Loss of my husband, by their threates & malice without justification without excuse , From such maliciously malpractices. They caused me as hon-criminal libely, slander, malign, malice. False illegal police reports & publishing take accusations illegal take statements or peopleson tations pub-Ilished without just Flabble reason or cause, tending to illegally ruin my Lite reputation damage exexposeine to public and an such and an appende grounds. On these grounds and tacts and accurate of concisp! understood to I Plaintif (Timinez) And, of Hegal restraints & illege imprisonments. Tina Hornbeck, Pizzella, Me Katerson on such grounds here at this continement, have acted unlowfully, by unlawful deprivations not able to attend religious services, have caused me unusual violations, by couls unusual purishment verbal xaggressive threats against me on these v. spw. arounds of illegal imprisonments, discriminations preferential treatment to medical secothers, various attiemative Facts, Malice. This has been indescribable, incapable to express, From such illegal abusivenoss deprivation of vitamins, majoritetions by these attiemed Facts on these grounds to my life, violations of my copy rights & signature have caused Plaintiff Frank plunders illegally For there own bills, profit these detendants ether unlowful unottrud atts, to experies

Violated my Freedom to Liberty, violation from illegal con Fremont, and courts, takes Count 2: The following civil right has been violated: Violated banker Bankers Sound Secret Wio (Not) protection to Volcille Sentence Hoors on the Research, Sound Sentence of the Research of the Researc name, did to violate the right alleged in Count 2.] Addition pages are attached to this complaint under 28 U.S.C. 91983, by pay constitutional violated Rights of civil Law And addition names of detandants. Some names are as Follows, Michael Pazytulski Estaban Hernandoz Jeffery Frasier, Mesloyd Austin Kim Elizabeth Walter Ting Hopnbeck, Ms. Reterson, Pizzella, Terry Wyatt, Roger W. Krouel, Harold Bradford & others. These & other Detandants; coused Detamation of my Reputation, discrimination & projudice protocontrol freatment past & present, serious nealigience to medical care illegal False charges, & illegal imprisonment diprivation violation by prejudgment in advance. The endured Hardships uncompassion rolet, against my civil rights were violated by untrue statements, talse illegal allegations. But illegal devices of bad doeds produced by illegal restraints, illegal charges, illegal processes that have while such illegal confinements in placement of such sectors dangerous, unsafe grounds. That have carried out to different legal confinement of datention at sontee jail, to illegal medical exportion, to have me their illegal by to precesses. dominated and selected against my will of abounst my consent, then to cour to prove vise we was told that I would be to instanted to cruzand day from the day dated on this complaint. All this trasbeen illegal improper, to illegally gain advantage over the four years, by detendants in order to profit tok fremselve and their own personal private likes, at the expense and taxes at a a Ftax payers money and at my expenses illegally without any agreement that I do not aid not make neither verbal nor written. To stop by this complaint to stops end the violations of my rights as I Plaintiff (Timiner) in order to receive justice. To seize the unitairness, dishonest, misleading malpractices of medical & Law, of deceptions, of such unlawful acts of bad Exercise people of California. Sach illegal dangerous hazardous were not the solution of this illegal impressonment, For them to profit illegally for their homes OR bills, through unlawful acts & allegations through malice Maliga libel, threats, coperce, assatts & Battery attacks grainst & Vaint A I have suffered permanent anguist fraumas (wrongfully which have cause great harm, by their regligence, & violations, Depriked From Excedon of association, Rollation copyrights of my signature viplated my unges also-ted to me, malphatices that have crippeted me by sappointed, discrimination of Count 3: The following civil right has been violated. Hong with right violated to medical care, access to courts, at to Housing, righting of my all offer right to medical care, access to courts, alloted income, violations of rule of froression conduct a Lawor construction of my alloted income violations of rule of froression conduct a Lawor construction of my alloted in such as the property of the prop

Violation of my Right to due process, Freedom of association to whom I chose to speak with Violation of my Freedom to Liberty, deprivation & Property Rights & faxos due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment etc. my subjective faciss to court medical care, violation to housing, attained a disability for the subjective facis in linculde all facis voir for steer important to Gount 3. State what happened clearly and in your name, did to violate the right alleged in Count 3.] The socket and ants mentioned on addition page attached, made civil rights violations, in opace to gain illegal advantage in advance over Plaint A (Juninar) causing me pain a suffering mental anguish, Separation of my family Life in the children as a mother, to my husband Taked as my husband, to immediate Family and Friends that depended on my lite, For Love, compassion and Support, and much, much, more. By making illegal attacks by undue processes procedures of harsh, hardships having to undure court by illegal restrainst and illegal detention & illegal imprisonment. By Such unlawful malice cruel evil, deceptions, of a vicious cycle by the named detendants by abuse of their rules of misconduct professional unlawful ouths, by their misrepresentations and conduct. Unreasonable unjustitions without regard to me Timine 2) as a human being and decencing of Fry dignity. By illegal procedures of deception in order against due process For their own illegal quotas & monetary protits by unreasonable of Such applications against my consent. DIT, lead my repetiation and g name by their illegal afterations. This is my aidil action and complaint. By such prefudures & illegal prefudgements, & by their untrue reports.

I Plaint H state a declare that my complaint is accurate & True as I understand them, these are not opinions or arguments, this is Plaint it's affirmative statement of FACIS. These are my civil rights that where with let all my civil rights are more arms of the second and my civil rights. were violated and my civil complaint in this matter of situation caused by the (detendants named). This is concisely what happened on the May 6th 2005 to this present unresolved matter, 2-18-2008. This is Plantiff (Jiminez) complaint under 28 USC & 1983, these civil Rights, of my generanteed as a citizen and Lawabiding constitutional rights breeze violated against me as a citizen. By the named detandants Porold Domnitz, Estebantternandez Bonnie Damanis, Michael Deregtukki, Loud Austin, Kim Elizabeth Walker, Frank Salerno, Palricia Bonner, Stephen Love B:11 Cockyer Harold Bradford, Tina Hopenbeck, William McGuigan, but Bradley, these & shose listed an attached page caused such illegal act of harasment deprivations damages suffering pain D. Previous Lawsuits and Administrative Relief Astrimental Megal of Pounds.

1. Have you filed other lawsuits in state or federal courts dealing with the same or similar facts involved in this case? I Yes No Apother suits. involved in this case? If Yes (No Apother suits.)

Siscriminated for my Roce, & Color, national orgin etc. Violated me

- CRANGE AND GROUND AND CONTROL OF AN OID OF A Wheelchair For my

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	(a) Parties to the previous lawsuit: Plaintiffs:
	Defendants: (b) Name of the court and docket number:
. ((c) Disposition: [For example, was the case dismissed, appealed, or still pending?]
	N/A
	d) Issues raised:
(e) Approximate date case was filed:
(f) Approximate date of disposition:

If your answer is (Yes") briefly describe how relief was sought and the results. If your answer is "No", briefly explain why administrative relief was not sought. Exhausted all Remedies on this subject matter & cause of various unlawful acts of nature made unler attack to I (Timiner as Plaintiff) On all Formal pro-

made under attack to I (timiner as Plaintiff) On all formal proper levels, yet no resolution, after sacking for proper administration officials for release From illegal detentions illegal imprisonment on such endangered detrimental grounds & by legal officials to give relief & settle issue of false allegations uistead violated my civil rights one thru 14. For their own montary gain for their own bills, medical housing rent, stc. for their illegal profits, by such prejudices violations rules of misconduct un lawful forgeries or copyrights of my signature of thiers as professional deceptiveness misconduct by the defendants against Plaintiff (timiner) for a unreasonable time of four years unjustifiable to my human decency & lessed imagine such unjust happening to you or transmitted

E. Request for Relief Release, discharge, dismiss for violation grainst my civil Rights
Plaintiff requests that this Court grant the following relief: Compensation in monetary
Plaintiff requests that this Court grant the following relief: Compensation in monetary 1. An injunction preventing defendant(s): To set 22, or the stop; From any illegal restraints a relatiation, a illegal commands, or any other of my civil rights of mine protected a guaranteed by the U.S. constitution as a law abiding citizen of the U.S. of America. And of my rights as a disabled american From my disability Act.
2. Damages in the sum of \$ Un known at this Time
3. Punitive damages in the sum of \$ unknown at this time
4. Other: "unknown at this time, the amount of money, oviel the minimum jurisductional limit. These violations contain more than anough acts" to prove every required element of such claim, which arise for F. Demand for Jury Trial compensation monetary value."
Plaintiff demands a trial by Jury Court. (Choose one.)
G. Consent to Magistrate Judge Jurisdiction
In order to insure the just, speedy and inexpensive determination of Section 1983 Prisoner cases filed in this district, the Court has adopted a case assignment involving direct assignment of these cases to magistrate judges to conduct all proceedings including jury or bench trial and the entry of final judgment on consent of all the parties under 28 U.S.C. § 636(c), thus waiving the right to proceed before a district judge. The parties are free to withhold consent without adverse substantive consequences.
The Court encourages parties to utilize this efficient and expeditious program for case resolution due to the trial judge quality of the magistrate judges and to maximize access to the court system in a district where the criminal case loads severely limits the availability of the district judges for trial of civil cases. Consent to a magistrate judge will likely result in an earlier trial date. If you request that a district judge be designated to decide dispositive motions and try your case, a magistrate judge will nevertheless hear and decide all non-dispositive motions and will hear and issue a recommendation to the district judge as to all dispositive motions.
You may consent to have a magistrate judge conduct any and all further proceedings in this case, including trial, and the entry of final judgment by indicating your consent below.
Choose only one of the following:
Plaintiff consents to magistrate judge jurisdiction as set forth above. OR Plaintiff requests that a district judge be designated to decide dispositive matters and trial in this case.
I declare under the penalty of perjury that the foregoing is true and correct.

Signature of Plaintiff

Case 3:08-cv-00372-H-CAB Document 1 Filed 02/19/2008 Page 9 of 10 RE: Case#07-CV-1756-H (CAB) To: Clerk OR Tudge Marily n HUFF, OF the U.S. D. Court: Enclosed are 2 pages including this one.
This is directly intended to the specific USDC. Recipient of the centitled USDC, and named judge & clerk. I submit the Complaint under 28 USC \$ 1983 FORMS enclosed along with additional page of the additional detendants of this complaint civil action.

From Plaintiff (Timine 2) to have U.S.D.C. takeproper action on this Factual "civil Complaint, based not on opinions or organists, no agree ments neither verbal Plaintit (Vininer) as I understand them. This is my request For my relief to be Granted For Politioners Civilaction and Complaint. I also was told that I would be moved to another place called CTWor any given day From this one, and as soon I know when this transfer, happens, as I was informed by Committee at this VSPW grounds, because they baid that they want to expedite in having me get back home to San Diego, when this takes place Im sure that your reply will be Forwarded to me either here or there, either way I will notify the U.S.D.C. of my address,

JS44

CIVIL COVER SHEET

The JS-44 civil cover sheet and rules of court. This form, approsheet. (SEE INSTRUCTIONS O		of the United States in S							purpose	of initiating	he civil do		
I (a) PLAINTIFFS		m	LING	FEB PAR							EU	7	
(b) COUNTY OF RESIDENCE	ebbie Jiminez E OF FIRST LISTED Mad PLAINTIFF CASES)		COUNT PUS NOTE:	No PICE Y OF RESIDE Y OF RESIDE SEAT YO LAND COND	ME OF I	FIRST LIS CASES O		8001 8Y	LERK. HERM	U.S. DIST	RICT CO	DEPU	
(c) ATTORNEYS (FIRM NAM	1E. ADDRESS, AND TELEPI	<u> </u>		NEYS (IF KING	WN)								
Debbie Jiminez PO Box 96 Chowchilla, CA 93610 X-18298)	·		•		037	72	H	CAE	}			
II. BASIS OF JURISDICTION	N (PLACE AN x IN ONE BOX	(ONLY)		FIZENSHIP OF versity Cases Or		PAL PART				E BOX NE BOX FO	Ř DEFEN	DANT	
□ IU.S. Government Plaintiff	■ 3Federal Question (U.S. Government Not	a Party)	Citizen o	of This State	•	PT DEF	Incorpor	State		Place of Busin		DEF □4	
2U.S. Government Defendan	t 4Diversity (Indicate Ci	itizenship of Parties in		of Another State or Subject of a Fo	nreign	\square_2 \square_2 \square_3 \square_3		her State	l Principal	Place of Bus	_,	□ ₅ □ ₆	
IV. CAUSE OF ACTION (CIT JURISDICTIONAL STATUTI	ES UNLESS DIVERSITY).	42		C. 1983	RITE A B	RIEF STA	TEMENT	r of ca	USE. DO				
V. NATURE OF SUIT (PLAC CONTRACT	T) DRTS		FORFEITUR	E/DENALT	· · · ·	BANKE	RUPTCY	ľ	OTHER	STATUTES		
□ 110 Insurance	PERSONAL INJURY	PERSONAL INJU	RY	610 Agriculture		——————————————————————————————————————	2 Appeal 28			400 State Rea			
☐ Marine	☐ 310 Airplane	362 Personal Injury-		620 Other Food			3 Withdrawa	L28 USC		410 Antitrust			
Miller Act	315 Airplane Product Liability	Medical Malpractice		of Property 21 L			PROPERT						
□ Negotiable Instrument □ 150 Recovery of Overpayment	320 Assault, Libel & Slander 330 Federal Employers'	365 Personal Injury - Product Liability		G30 Liquor Law			0 Copyrights 0 Patent	5	L.	450 Commerc		ac.	
&Enforcement of Judgment	Liability	368 Asbestos Personal In	njury	640 RR & Truck			0 Trademark			470 Racketeer Influenced and Corrupt Organizations			
151 Medicare Act	340 Marine	Product Liability PERSONAL PROPE	DTV	650 Airline Reg		<u> </u>	SOCIALS			_			
152 Recovery of Defaulted Student Loans (Excl. Veterans)	345 Marine Product Liability	370 Other Fraud	.K. 1	660 Occupation	al Safety/Hea	_	I HIA (1395 2 Black Lung			810 Selective:			
153Recovery of Overpayment	350 Motor Vehicle	371 Truth in Lending			BOR		3 DIWC/DIV			Exchange			
of Veterans Benefits	355 Motor Vehicle Product	380 Other Personal		710Fair Labor S			4 SSID Title		L	875 Customer	-	USC	
☐ 160 Stockholders Suits ☐ Other Contract	Liability	Property Damage		720 Labor/Mgmt. Relations 730 Labor/Mgmt. Reporting &			S RSI (405(g FEDERAL			891 Agricultural Acts 892 Economic Stabilization Act			
195 Contract Product Liability	☐ 360 Other Personal Injury	☐ 385 Property Damage Product Liability		Disclosure Act	n. Keporting		0 Taxes (U.S	S. Plaintiff	L	893 Environm		Au	
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☐ 210 Land Condemnation ☐ 220 Foreclosure ☐ 230 Rent Lease & Electmant	441 Voting 442 Employment 443 Housing/Accommodations	510 Motions to Vacate: Habeas Corpus	Sentence	L		□ ₈₇	26 USC 7609			895 Freedom of Information Act 900 Appeal of Fee Determination Under Equal Access to Justice			
240 Tort to Land	444 Welfare	535 Death Penalty		- Security rick					þ	950 Constituti	onality of Sta	te	
245 Tort Product Liability	440 Other Civil Rights	540 Mandamus & Other							F	890 Other Sta	tutory Action	5	
290 All Other Real Property	N ONE DOV ONLY	S 550 Civil Rights		<u> </u>					I_				
VI. ORIGIN (PLACE AN X II I Original Proceeding □ 2 R State 0	emoval from 3 Remanded	from Appelate	einstated opened	☐5 Transfer			ltidistrict L	itigation		appeal to Distrate Judgme	_	from	
VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER f.r.c.p. 23				EMAND \$			Check YES only if demanded in complaint: JURY DEMAND: ☐ YES ANO						
VIII. RELATED CASE(S) IF	•	JDGE					Do	ocket Nu	mber				
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